## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ALAN J. ROSS and ALAN J. ROSS : CIVIL ACTION

INSURANCE AGENCY, INC.

Plaintiffs, pro se

NO. 12-0998 (Consolidated)

:

v. :

BENNETT MEYER,

MEYER-CHATFIELD CORP., DAVID L.

BRAVERMAN, JOHN KASKEY, and BRAVERMAN KASKEY PC :

Defendants

MEVED CHATFIELD CORPORATION. : CIVIL ACTION

MEYER-CHATFIELD CORPORATION, : CIVIL ACTION BENNETT S. MEYER, ZCRACKERBOX, :

LLC, and BRAVERMAN KASKEY, P.C. : NO. 12-2760

Plaintiffs : NO. 12-27

ALAN J. ROSS d/b/a SAVE ASSOCIATES : and ALAN J. ROSS INSURANCE :

v.

AGENCY INC. d/b/a SAVE ASSOCIATES

Defendants, pro se

## ORDER

AND NOW, this 14<sup>th</sup> day of June 2016, upon consideration of the evidence provided at the assessment of damages hearing on January 27, 2016, the *brief regarding damages* filed by Bennett Meyer, Meyer-Chatfield Corp., David L. Braverman, John Kaskey, and Braverman Kaskey PC ("Defendants"), [ECF 108], the *motions for relief from the Court's June 19, 2014 Order granting* [Defendants'] *motion for partial sunnary* [sic] *judgment as to liability only*, filed by *pro se* Plaintiff, Alan J. Ross, [ECF 109, 111], Plaintiff's *assessment of damages memorandum*, [ECF 110], Defendants' *brief in opposition to Ross's Rule 60(b)(6) motion*, [ECF 114], and Plaintiff's reply, [ECF 115], it is hereby **ORDERED**, consistent with the accompanying Memorandum Opinion, that Plaintiff's motion is **GRANTED**. Defendants are not entitled to any compensatory damages in this matter.

The Clerk of Court shall mark this matter CLOSED.

BY THE COURT:

/s/ Nitza I. Quiñones Alejandro NITZA I. QUIÑONES ALEJANDRO

Judge, United States District Court